UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

DAVID W. WOOD,

Plaintiff,

v. Civil Action No. 3:15-cv-00594-MHL

CREDIT ONE BANK, N.A., et al.,

Defendants.

STIPULATION OF DISMISSAL WITH PREJUDICE

Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff David W. Wood and Defendant Credit One Bank, stipulate to dismissal with prejudice, each party to pay its own costs and attorneys fees. Therefore dismissal without a court order is proper.

There are no longer any issues in this action between Plaintiff and the Defendant to be determined by the Court, and all parties that have entered an appearance stipulate to its dismissal, with the court retaining jurisdiction for the purpose of enforcing the settlement of the matter.

Respectfully submitted this 31st day of January, 2018.

By:	By:
Leonard A. Bennett, Esq.	Bryan Alan Fratkin, Esq.
VSB: 37523	VSB: 38933
Consumer Litigation Associates, P.C.	McGuire Woods LLP
763 J. Clyde Morris Boulevard, Suite 1-A	Gateway Plaza
Newport News, Virginia 23601	800 East Canal Street
Telephone: (757) 930-3660	Richmond, Virginia 23219
Facsimile: (757) 930-3662	Telephone: (804) 775-4352
Email: srotkis@clalegal.com	Facsimile: (804) 698-2100

Email: bfratkin@mcguirewoods.com

Counsel for Plaintiff Counsel for Credit One Bank